UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/619,073	07/14/2003	Stefan Eder	KRWE-0001-UT1	6970	
22506 JAGTIANI + C	7590 07/31/2007		EXAMINER		
10363-A DEMOCRACY LANE			BAROT, BHARAT		
FAIRFAX, VA	22030		ART UNIT PAPER NUMBER		
			2155		
•			MAIL DATE	DELIVERY MODE	
		•	07/31/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of Non-Compliant	Application No. 10073	Applicant(s)	
Amendment (37 CFR 1.121)	Examiner	Art Unit	•
- The MAILING DATE of this communication			4
- The MAILING DATE of this communication as	opears on the cover sheet with th	e correspondence addres	ée
The amendment document filed on 121 is considere 37 CFR 1.121 or 1.4. In order for the amendment document	ed non-compliant because it has	failed to meet the south	
37 CFR 1.121 or 1.4. In order for the amendment docu THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	iment to be compliant, correction	of the following item(s)	ements
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	E AMENDMENT DOCUMENT TO	O BE NON-COMPLIANT	r.
A. Arriended paragraph(s) do not include	o modulata	- 11011 COMI- CIMIN	
- Paradiaurauris sporte not be und	erlined.		
2 Abstract:		•	
A. Not presented on a separate sheet. 3	7 CFR 1.72.		•
V			•
3 Amendments to the drawings: A. The drawings are not properly the use			•
A. The drawings are not properly identifie "Annotated Sheet" as required by 37 (ed in the top margin as "Replace	ment Sheet," "New Shee	et ⁱⁱ or
G G I TO DIQUICE OF SHIPMITTING propies and a			ot, Or
showing amended figures, without ma	arkings, in compliance with 37 Cr	Inated. Replacement dra	awings
A Amondments to the		1. 1.04 are required.	
4. Amendments to the claims:			
A. A complete listing of all of the claims is B. The listing of claims does not include the	not present.		
B. The listing of claims does not include the C. Each claim has not been provided with	the text of all pending claims (incl	luding withdrawn claims))
VI Cach claim cannot be identified to	in the state of th	as such the individual	
V (CVIUUSIV DECANTAL) (No) (N		CHILL SUBDICION (Care	laim
(Previously presented), (New), (Not en D. The claims of this amendment paper ha	tered), (Withdrawn) and (Withdra	awn-currently amended).	iea),
Li L. Ouler.	Procedured in ascen	ding numerical order.	
5. Other (e.g., the amendment is unsigned or no	t signed in accordance with az a		•
- Grantle and a second		FR 1.4):	
r further explanation of the amendment format required	by 37 CFR 1.121 see MDED s	74.4	•
ME PERIODS FOR FILING A REPLY TO THIS NOTICE		714.	
Applicant is given no next	-	•	•
Applicant is given no new time period if the non-comfiled after allowance, or a drawing submission (only).	pliant amendment is an after-fina	al amendment on ame	
am concouolis, the entire corrected am	andmains and a	ie non-compliant affer-fil	nal len
Applicant is given one mand	To the abilities of the state o		
correction, if the non-compliant amendment is one of the	chever is longer, from the mail da	ate of this notice to suppl	ly tho
correction, if the non-compliant amendment is one of the continued examined and the continued examined	amination (RCE) under 37 CED	dment, a non-final amen	dment
Quayle action. If any of share have being on period under 37	CFR 1.103(a) or (c), and an amo	1.114), a supplemental	
Quayle action. If any of above boxes 1. to 4. are check non-compliant amendment in compliance with 37 CFR	ed, the correction required is only	by the corrected soction	e to a
Extensions of time are quality	1.121,	A ma dollicoted Section	or the
Extensions of time are available under 37 CFR 1.1 amendment or an amendment filed in response to a	36(a) only if the non-compliant a	mendment is a new of	
Fallure to timely recommend in response to a	Quayle action.	monument is a non-final	١.
Failure to timely respond to this notice will result in Abandonment of the application if the):		•
Abandonment of the application if the non-comp filed in response to a Quayle action; or Non-entry of the amendment is use	liant amendment is a non-final a	mendment or an amond	mont
Non-entry of the amendment if the non-complian amendment.	t amendment to a more		непт
amproment.	s a preliminary am	endment or supplement	

Legal Instruments Examiner (LIE), if applicable

S. Patent and Trademark Office

FOL-324 (04-06)

Notice of Non-Com

Part of Paper No.

Telephone No.